NEW YORK CITY.

THE COLBES.

UNITED STATES DISTRICT COURT.

Forfeited Property-Verdict for the Claimants. Before Judge Blatchford.

The United States vs. The Still at Nos. 307 and 309 avenue A .- The still in question was owned by Engand & Eva a, who carried on the business of distillers. The grounds of the alleged forfeiture were that the notice required by law when distillers commence business to be given to the Assessor was not mence dusiness to be given to the Assessor was not in form corresponding with the dustals used on the premises, and, secondly, that the claimants made laise returns of the articles emptoved in the distribute. For the adequal non-compliance of certain regulations the stid was selected in the part of the decince it was urged that the notice combinined of was drawn up by a government oncer in the distribute and that the unonsity used were correctly set forth. It was also expended that there was no intention of front all parter.

forth. It was also expected of that there was no intention of frauntil pased.

Judge Blatenford charged the jury on the points of law and facts bearing upon the question at issue.

The jury returned a verdet for the calmants.

For the government J. Facips. For the calmants Denis McMahon.

UNITED STATES CIRCUIT COURT. Enlirond Bond Case.

Before Judge Blatchford. Educin A. C. Hatch vs. Thomas B. Coddington It will be remembered that the suit in this matter was brought to recover forty-five bonds of \$1,000 each, lodged with defendants in 1859 by the Minne ota and Pacific Railroad Company as security on a soin and Pacific Railroad Company as security on a contract for the pureass of railroad from. The plantaif claimed to have acquired title to the bonds from the railroad company after they had been so piedged, and after for them on the ground that the president of the company exceeded his authority in making the contract. It appears that when he demanded the bonns the obrendant's right to hold them hat been soontantaided in a suit brought by deferming the contract. It appears that the figure of this State, which was defended by the company. The defendant recently fless two pieas, one to the general issue and a special piea. Plainthi moved to strike out both, but this court defice the motion.

UNITED STATES COMMISSIONERS' COURT.

Alleged Revenue Francis. Lefore Commissioner Shi

The United States vs. Collinaa & Lippman .- The States by selling unstamped tobacco, were brought a former employe in defendants' factory, testified ral dealers in New York and brooslyn; he sold them loose chewing and smoking topace; there was no inspector's braind in this topace; knew at that time the topace should be brinded, but it was not; Culliman was nearly always present when witness received this topace; Cultiman delivered to him the topace which was not branded; the braind water topace with both the genuine and counterest braining; sold the topace of the cash and delivered the money to Lippman.

The witness continued and stated that the barrels always had a stamp at that time; he took empty ral dealers in New York and Proosivn; he sold them

always had a stamp at that time; he took empty barrels tack and they were resilied; Cuilann & Lip, man owned the tobacco, The further hear ing of the case was adjourned till November 16. Another Alleged Revenue Fraud.

The United States vs. David Buckner and G. Mun-.-The same witness as in the preceding case testified that he knew the firm of Buckner & Co.: it was composed of Buckner, Lippman and Cuilman; witness used to purchase tobacco of Munday, Buckner & inepman; their factory was in Williamsburg,
where they oranded tobacco themselves by a countenested brand; when they concluded their operations they generally roled up the brand and place, it in a back room; winness bought tobacco thus
branded; asked Mund y what such brands were
worth and he replied that they were valued at thirty
dolars for a couple of dozen; witness sold this
tobacco and returned the proceeds to Buckner and
Munday & Liepman; Ceilman had nothing to do
with this factory; witness used to take back empty
barrels and rentil them. The case was adjourned
till the left.

Counterfalling Co witness used to purchase tobacco of Munday, Buck-

Counterfeiting Case.

Before Commissioner Oscorn.

The United States cs. Samuel Zoebel.—The defendant was charged with having in his possession counterfest national bank notes on the Commercia Bank of New York with intent to pass the same. He was held under \$5,000 to await examination.

The Affeged Drawback Frauds. The United States vs. Romeyn Muliigan and Charles Quadrait.—The defendants are charged with being connected with the drawback frauds. The case was set down peremptority yesterday at twave o'clock, but owing to the absence of the District Attorney the case was adjourned till to-day.

SUPERIOR COURT -T VAL TERM-PART 2

Result of Slandering a Colored Man Before Judge Jones and a jury.

James vs. Strew.—The plaintiff, a negro, was

ianitor over the Metropolitan Gas Works, corner of Forty-second street and Broadway, adjoining the botel of the defendant. The defendant charged the painting with receiving or purioning food and drink from the kitchen of the hotel at various times. It was proven that he had permission to take the food and drink by one of the guests of the establishment and the jury awarded him seventy dollars and one cent damages.

SUPREME COURT-CHAMBERS.

The Fight Over Madame Jamel's Estate Before Judge Ingraham.

Champlain Bowen et als, vs. Nelson Chase et als .-Motions were made by the plaintiff in each of these suits, of which there are four, for orders removing them to the Circuit Court of the United States. I will be recollected by the readers of the HERALD that three of them were called for trial at the Octo-ber term of this court, when the plaintiff moved for a postponement on the ground that they were unprovided with the testimony of material wit

unprovided with the testimony of material witnesses. Judge Cardozo, who then presided, granted the motion on condition that they would be ready for trial en the first Monday of the November term. Plaintury counsel compiled with that condition, gave a stipulation, and the causes were accordingly set down for trial on the stipulated day.

On Saturday, October 36, the plaintiffs obtained an order to show cause, returnable on said first Monday, why all the four causes should not be removed to the United States Circuit Court. Sach motion was not reached in its order for incarring until yesterday. Meanwhile the three cases which had been set down for trial at the State Circuit Court were called, and meanwhat the first cases which had been set own for trial at the State Circuit Court were called, and when the plaintins' counsel said he was ready for trial, but asked to have the motion to remove heard preliminarily, the Juoge at the Circuit declined to do this, in the face of the supulation which had been given, and ordered a jury to be empanelled. The plaintins' counsel then declined to appear, and the suits wave disaussed.

given, and ordered a jury to be empanelled. The piantims' counsel then declined to appear, and the suits were dismissed.

On the argument of the motion yesterday the defendants' counsel objected to the reading of the petition and anidavits in the three causes which had been tried, on which the motion was made, on the ground that they were not so verified and authenticated as to be read in the courts of this State. The objection was sustained and the motion in the three causes dismissed. In the remaining cause, which had not been tried, the defendants' counsel waived the above objection, whereupon an order was granted removing the cause. For plantins, Charles Tracy; for defendants, James C. Carter.

**Crivica Americana Sum 27*

"Civis Americanas Sum."

George Francis Train vs. The Kansas and Pacific Rattroad Company .- This was an application on behalf of the plaintlif to have the cause removed to the United States Court, but at the request of defend ante' counsel the argument went over until Tuesday.

Same vs. Same. - Motion granted for alimony at five dollars per week and lifty dollars counsel fee.

Britton et al. vs. Skehan. - Motion denied. Ludwig et as vs. Goldschneider .- Motion denied

Ludwig et at vs. Goldschneider.—Motion denied, with ten dollars costs.

Gillespie vs. Gillespie.—Motion granted.

E. L. Allen vs. Fromg National Bank, de.—Motion granted on payment of costs of term and of motion.

C. N. Howard et al. vs. Afred Wright et al.—

Motion granted.

Marie vs. For Schoering.—Motion denied, without costs, and with leave to renew on other papers.

Fose vs. Florida Ratival Company et al.—Motion denied.

Tyler vs. Harrington.—Motion denied, with ten dollars costs, with leave to renew.

Titler vs. Harrington.—Motion denied, with ten dollars costs, with leave to renew on explaining matters in plaintin's adidavit and paying costs of motion. Emmons to. Alding et al. - Notion granted, with-

SUPERIOR COURT-SPECIAL TERM.

Decisions Rendered. By Judge Fithian.

Cynthia T. Stafford vs. John Preston. - Motion

granted and cause reserred. Frank E. Angier vs. Frank House. - Same Thomas A. R. Webster vs. Frank E. Howe .- Same John J. Waltermire ve. Charles Hayman et al.-

otion granted on payment of ten dollars costs.

Philip McMahon vs. Thomas Hanton et al.—Mot Elizabeth Gonzales vs. New York and Harlem

Rathroad Company.—Extra allowance of \$250 granted. Granted,
Ocean National Bank of New York vs. Stephen
Cambreteng,—Action denied, without costs.
Samuel B. Rogers vs. Moses A. Hoppock.—Motion
granted, without costs.
Ocean National Bank of New York vs. Stephes
Cambreteng.—Motion for commission granted, with-

ont costs.

Edwin P. Merritt vs. Samuel B. Knapp.—Defendant allowed to amend on payment of twenty five dollars costs. dollars costs.

John T. Howard vs. Isaac T. Smith.—Motion to awend granted on terms with costs.

Herman M. Boos vs. Pha Royal Insurance Company.—Motion granted.

COURT OF GEHERAL SESSIONS.

A Batch of Highway Robbers Seat to the State Prison-A Murderous Assault upon a Bank Officer-Grand Larcenies.

Before Gunning S. Hedford, Jr., City Judge. Assistant District Attorney Blunt appeared for the prosecution yesterday. Martin Williams, Thomas Collins and John O'Connell were jointly indicted for robbery in the first degree. The complainant, James Bolton, testified that on the 1sth of October he was a gold watch and \$107 in money from him. Certain representations were made to the prosecuting officer and the Court which led them to accept a piez of largeny from the person. Judgment was about being suspended when an officer stepped up and gave important information to Judge Eddord. The prisoners Williams and Colims were brought back and court and arranged at the bar. The City Judge, in passing sentence, said:—Williams and Colins, by ocception and false representations practised upon the District Autorney and the Court you succeeded in having judgment postponed. Most fortunately, however, for the ends of usitice, a police officer nappened to be in court who was well acquainted with your anteceients. He teld me that you have been frequently arrested and are notorious loughs. In order to set an example at once and to teach all prisoners that they can never gam anything by deciving the authorities, instead of postponing judgment, is shall mete out the highest penalty known to the law—live years bard abor in the state Prison. Matthew Ryan was tried and convicted of an assaut with a dangerous weapon, with intent to do bodily harm. The complainant Joseph Loren, testified that on the Sist of October, while passing along water street with a dog in his arms, the prisoner chaimed it, and deliberately stabbed him in the leg three times, milicting severe wounds.

The City Judge, in passing sentence, said:—Ryan, you have aiready served out a term on the Island, and I am informed that you belong to a gong of notorious thieves. In order to oreas men up I shall send you to the State Prison for three years.

James Lillias, who was hadded for an assault with mient to do bodily harm. The prosecuting witness was Charles Reynault, the receiving tener of the Citizens' Savings Babk, who in his complaint by the assault.

Judge Bedford, measing sentence, and that here were no pathating a four-barrelled piston at him. Because the book and demanded his bank book, at the same time pol assaulted by the prisoners in Mott street, who stole a gold watch and \$107 in money trom nim. Certain

perty of Casper steer. The full penalty of the law was makede, which was five years' imprisonment in the State frison.

Thomas mackey, who on the 23d of October stole opera glasses valued at \$110, the property of Newton F. Whitney, pleaded guilty to larceay. He was scartened to the state frison for one year.

William fleaney pleaded guilty to an aftempt at rand larceny. He was charged with stealing, on the 1st inst., one bale of threat valued at \$100, the property of Mulford, Conkin & Co. He was sent to the fenttentary for six months.

Catharine Medion, who was charged with stealing on the 4th of October \$55 in money from Catharine Mediolog, pleaded guilty to an attempt at grand larceny. As the prisoner was under sixteen years of age she was sent to the House of ke uge. Stephen Fluzsimmons, a jouth, who was jointly indicted with John Hargerty, charged with robbery in the first degree, was placed on trial. Edward Dooley testified that early in the morning of the 24th of September he was attacked by three men, who took from him a gold watch and chain worth \$100 and thirty-four dollars in money. He positively identified the prisoner as one of the men who struck him, and in the evening a police officer saw Haggerty and Fluzsimmons tearing up notes which were in a pocketbook taken from Dooley. The accused proved by two witnesses that his reputation for honesty was good.

nonesty was good.

The jury, after deliberating for an hour, rendered a verdict of guilty, with a strong recommendation to mercy. Judge Bedford said the guilt of the prisoner was clearly proven, but he would respect the suggestion of the jury by modifying the sentence to five years' imprisonment in the state Prison.

THE WEATHER YESTERDAY .- The following record will show the changes in the temperature for the past twenty-four hours in comparison with the corresponding day of last year, as indicated by the thermometer at lindnut's Pharmacy, Herand Building, corner of Ann street:—

1ng, corner of Allh Street-1868, 1869, 1869, 1869, 1868, 1864, 1864, 1864, 1864, 1865, 1864, 1865, 1864, 1865, 1864, 1865, 1

... 411/4 THE REV. W. H. MILBURN WIII lecture at Steinway Hall to-night, for the benefit of the Midnight Mission, on "What a Blind sian Saw in England." THE DEATH OF ROBERT J. WALKER .- The flags of

the City Hall are displayed at half mast to-day out of respect to the memory of Mr. Robert J. Walker and the late George Peabody, the philanthropist. BOARD OF COUNTY CANVASSERS .- The Board met yesterday and completed the canvass of the Fif

FOUND DEAD IN BED .- About seven o'clock yesterday morning Lizzie Howard, twenty-six years o

terday morning Lizzie Howard, twenty-six years of age, and born in this country, was found dead in bed at 95 Canal street, by Mr. T. M. Paul. The cause of death will be investigated by Coroner Keenan. Till Tapping.—About noon yesterday the pub-lishing house of Boericke & Fifet, No. 145 Grand street, was visited by two reprobates, one of whom engaged the attention of the solitary clerk, while the other robbed the till of thirty dollars and left.

SUDDEN DEATH.—Coroner Keenan was yesterday called to hold an inquest on the body of Mrs. Catharine Ballard, who died very suddenly at 424 Green-wich street. Mrs. Ballard has long been subject to fits, and is supposed to have died in one. Deceased was twenty-lour years of age and born in Brooklyn. POLICE TRIALS.—Commissioner Manierre yester-

day heard evidence in about twenty complaints against efficers of the force. The most serious one was that of officer becker. Fourteenth precinct, who was charged by a Fourteenth ward lawyer named Gibbons with stabiling him and otherwise mattreating him. The evidence in all the cases was referred to a full Board.

RELIEF AT LAST .- On Thursday an extraordinary session of the Sanitary Committee was held at four o'clock P. M. it would be injudicious to record the nature of the business under consideration, but this much may be said, that before a week passes the officers of the Board of Health will have accomplished an important work, the closing up of many nuisances that meet the city.

Sudden Deatus.—Rebecca Reville, a woman

twenty-four years of age and a native of this country, died suddenly yesterday afternoon at 120 Prince street. Disease of the heart is supposed to have been the cause of death. Coroner Fiyan was notified.

Margaret Collins, an Irish woman, thirty-three years of age, died suddenly, at 100 Mulberry street. Coroner Keenan has charge of the case.

An imposton.—Secretary Gildersleve, of the Metropolitan Fire Department, states that a person prefending to represent some of the companies of

pretending to represent some of the companies of pretending to represent some of the companies of the Firs Department has recently collected considerable sums of money as subscriptions for target excursions on the claim that the donors are protected from fire. There are no target companies connected with the department, and no collections, for the benefit of either companies or individuals in it, are allowed without the written consent of the Commissioners. Farties applied to are requested to cause the arrest of the applicant.

ANOTHER FATAL KEROSENE BURNING CASUALTY. -Information reached the Coroners' Office yesterday afternoon that George Brendlin a child two years afternoon that George Brendim, a child two years of age, was lying dead at the residence of his parents, 404 Sixth street. From what could be learned concerning the matter it would appear that on Thursday the deceased was at a wagon in the street where some kerosene oil was being sold and dead out. While there some of the dangerous and exploded and, setting fire to the child's clothes, burned him most fearfully. Coroner Schirmer was notified to hold an inquest on the body of the deceased, and will do so to-day.

POLICE INTELLIGENCE.

THE BISHOP CONSPIRACY CASE. - The portee officer Brophy, who is charged with conspiracy in the apprehension of Mrs. Eleanor Fletcher Bishop in 1868, was brought before Judge Dowling yesterday

and committed to answer. He was discharged from custody on his own recognizance. SENT TO THE HOUSE OF THE GOOD SHEPHERD. Yesterday morning there were three joung girls—the oldest of whom was only fourteen years of age—arraigned before Justice Dodge, at Jefferson Market, having been taken from low dens in Greene street by officers of the Eighth precinct. Upon complaint of their parents they were committed to the House of the Good Shepherd.

CAUTION TO CAR AND STAGE CONDUCTORS .- A WA named Thomas Ryan, residing at No. 6 Albany place, entered an emntbus on the Broadway and hace, entered an eminious on the Broomay and Eighth street line. The omnibus was driven by william Harding and Hyan gave him a dorse will to pay his fare with. On Ryan asking for his enange harding said he never gave him the dollar upon which he was arrested and orought before Judge howling yesterday, at the Tombs. The evidence was very cear and Harding was held to answer.

OWNER FOR STOLEN PROPERTY WANTED .- On Thursday night officer Southard, of the Sixteenth thursday night officer Southard, of the Sixteenth prechact, acrested two hotorious young thieves on Eighth avenue having in their possession a valuable gold watch, which they were endeavoring to dispose of at a sacrifice and surmising they flad stoken it took them to the station house. The watch is of the Waitham manufacture (No. 44.017), with a cornelian seal attached, marked "A," mounted with a gold mare and colt. Tany were arraigned before Justice Hodge yesterday morning and remanded to the station house to enable the officer to find an owner for the property. The boys, who gave their names as Henry Stone and Thomas Cochitt, stated that they took the watch from a drunken man, who was "banging" it against a fence.

The Body Island Light House—A Sensible Petition to Congress,—The following petition was

PETITION TO CONGRESS.-The following petition was drawn up yesterday and is nowlying in the rooms of the shipowners' Association of New York for signa-

TO THE HONORABLE, THE SENATE AND REPRESENTA-TIVES OF THE UNITED STATES, IN CONGRESS ASSEM-

The ondersuped, shipowars and others, respecifully represent that prior to 1861 there was established represent that prior to 1861 there was established during the war and which has never been repisced. In the option of your petitioners it is virtually important in view of the dangers of navigation in the vicinity important in view of the dangers of navigation in the vicinity important in view of the dangers of navigation in the vicinity in the vicinity of Body island, N.C., that there should be at least two high-houses established on the said island in order that masters of vessois navigating those waters may be safely guided past the cangers which surround Caps Hattorna. Your petitioners therefore respectfully, but namestly, request that an appropriation may be made to enable the highthouse Board to restablish those lighthouses as well as all others that may have been destroyed during the war slong the coast of the United States.

And your petitioners will ever pray, &c.
And your petitioners will ever pray, &c.
ANOTHER FANKI, ROBBERY.—On Thursday night a person giving his name as Whilam J. Crempica and residence at 31 Amity street, made complaint, at the residence at 31 amity street, made complaint, at the Fifteenth precinct station house, in Mercer street, that he had been robbed by a girl named Minnie Russeli, in a panel house at 237 Wooster street, of \$9 30 in monor. Officer Cotton was dispatched to the house, and, arresting all the inmates, thriven, conveyed them to the station house, where they were locked up for the balance of the hight. Yeaterday morning they were arraigned before Justice Dodge, at Jedlerson Market, but Crempiea, who had evidently been "seen," refused to prefer any complaint and they were discharged, with the exception of one maned Stephen Turner, who was recognized by officer Donahue, of the same precinct, as a party who had been taken from him on section day by some Eighth ward politicians for lilegal voting. A complaint was preferred against him, charging that he voted illegally in the First district of the Fifteenth ward, and he was committed in default of \$300 ball.

FULL OF BAD WHISKEY .- A young moulder named Flynn, residing at No. 2 Worth street, about half-past eleven o'clock on Thursday night went into Uliman's concert saloon, corner of Worth and Chatham streets, in company with three other men who were drinking freely. He had a dispute with one of the women, who said something to him, and in pushed her. At that time Uliman came up, and, Fiynn says, hit him on the jaw with his fist, and that he (riyan) turned round and grabbed hold of him, and in the southe, Fiynn says, he got hold of Ulman's watch and the chain was broken. The watch and chain were valued at sixty-seven deliars. At this time he was "full of the whiskey that Uliman setis," and he did not know what he was doing. Flynn said he was a hard-working man, and worked hard every day to make a living for himself and mother. He held the watch out in his hand, and placed it on the counter, and Uliman took the watch from the counter and not from him. The case was nearth before Judge Dowling yesterday, and Fiynn was committed to answer, in default of \$1,000 bin, at the court of General Sessions. into Climan's concert saloon, corner of Worth and

SKELETONS IN A CHIMNEY.

A Very Mysterious Affair-Discovery of the Investigated. Quite an excitement was created yesterday in the

three story English basement tenement house, No. 162 East Twenty-eighth street, by the finding, secreted in the flue of the chimney above the basement floor, the remains of two children. There was no flesh or the bones and the sanils nad become disconnected from the bodies, which were thoroughly dried but not burned. The house is

dried but not burned. The bouse is occupied by three or four apparently respectable families, who are in much trouble on the discovery thus made. It appears that at intervals, for several months east, there has been an almost insufferable stench prevailing in the house, the occupants of of which were unable to locate it or to learn the cause, notwithstanding diligent search was made. Yesterday morning a man was employed to overhaul the range and repair the chimney, and in doing so found the remains referred to.

Captain Thorne, of the Twenty-first Precinct, was notified of the discovery, and with one or two of his officers proceeded to make an investigation. Every grown person in the house was rigidly cross-examined, but without eliciting any information tending to show by whom the remains had been placed in the fine. The occupants claimed to be totally ignorant in the matter, and Captain Thorne seemed not to doubt they told the truth. It was shown, however, that a Mrs. Weight, by occupation a dressmaker, had occupied the basement and first floor of the premises till the first of May last, when she left. Nothing seems to be known to the discredit of that lady, and her present whereabouts did not transpire. Later in the day Coroner schirmer, who had been nottified, reached the place and caused the remains to be removed to the Morgue, where an investigation will take place to-day. As yet the matter is involved in the deepest mystery, it and there seems to be little or no hope of unraveling it. Various theories nave been advanced in regard to the bodies, but what the fact is time only can determine. The most consistent explanation, however, is that the babes were of liegitimate birth, and the mother, to hide her shame, crowded them into the fine and soon afterwards left the house to avoid detection. Judging from the stench, which was of such recent date, the bodies could not have been in their hiding place but a few months at most. Captain Thorne is still continuing his investigation, and hopes to unraveil be the

KING KENNEDY KIDNAPPING.

A Question of K. K. K .- A Remarkable Case of Mistaken Identity-An Innocent Citizen Incarcerated and Kidnapped.
The Central Palace of Superintendent Kennedy, at

No. 300 Mulberry street, was yesterday convulsed from basement to flagstaff, or at least its occupants were, by the particulars of one of the strangest cases of official eccentricity that has occurred in many months. The particulars, as gleaned from various sources, are these:-

About the first of the present month burgiar broke into a store in the little town of Mayfield, Charauqua county, New York, but was detected before completing his work and escaped. He was recognized as the notorious burgiar outlaw, Luke Eagan. Justice Frice, of that town, issued a warrant for his arrest, and learning that Luke had come to New York Sheriif Andrews, of that city, prompted by a \$1,000 reward for the arrest of the burgiar, came on here last Wednesday. He piaced humself in communication with Captain Waish, of the Fourteenth precinct, who detailed officer Judd to assist the Sheriif in looking up Luke. Late on Thursday night they found a man on the corner of Broadway and Houston street, near Reddy's asloon, who the Sheriif declared to be the burgiar. He was arrested, taken to the Spring street station house, where he gave the name of John Crawford, protested his innocence, and was locked up. As the warrant of Justice Frice was not endorsed by ansitee of this city Captain Waish arranged with Sheriif Andrews to take the accused to the Tombs in the morning at nine o'clock, receive the proper endorsement and surrender him to the Sheriif's custody. At seven A. M. yesterday the Sheriif appeared at the station house, demanded the prisoner of the Sergeant, and was met by a refusal. He then proceeded to the Central Office, saw Mr. Kennedy, who ordered the prisoner of the Sergeant, and was met by a refusal. He then proceeded to the Central Office, saw Mr. Kennedy, who ordered the prisoner taken there. The Superintendent then ordered the accused into the custody of the Sheriif and ordered him to run him out of the city on the eleven o'clock train to avoid a habeas corpus. Captain Waish protested against this illegal course, as the accused had been arranged before a justice. Mr. Kennedy was inexorable, and the prisoner was taken from Waish. Captain Jourdan and several of the detectives who are intimately acquainted with Eagan, declared that Crawford, while resembling him, was not the burgiar. Nevertheless, by order of the Guerotte to the train with burgiar broke into a store in the little town of Mayfield, Chatauqua county, New York,

THE COLLEGE OF THE CITY OF NEW YORK.

The Trustees of the College met vesterday in the posing of some routine business and adopting a resolution asking the Supervisor to insert the sum of \$125,000 for the support of the college in his county budget, adjourned.

SUBURBAN INTELLIGENCE.

NEW JERSEY.

Jersey City. CONSTABLE BURNS was sworn in yesterday and will enter upon the duties of his office immediately. FROM THE PARLOR TO THE PRISON CELL .- The police have reported robberies from time to time lately in Jersey City, but the thic vest were evidently experts, as they always managed to escape. On the 2d inst, a boarding house in Clark place was entered and robbed of three suits of clothing and other articles belonging to James A. Ridd and Albert E. Adams, two of the boarders. A certain young gent was seen "hanging around" the premises and suspicion fell on him. He was well watched and finally he was traced to a pawn office in New York, where the stolen properly was found. The young man's residence in Montgomery street, near Grove, was then visited, and the search only furnished an additional evidence against him. Edward Forrest Keeney was accordingly taken oif to the police station and his wife Jennie had to keep him company, as she is charged with keeping the goods knowing they were stolen. Their examination is set down for this morning. Keeney belongs to a very wealthy family. The police are in search of evidence to connect him with other robberies in which, it is alleged, he was implicated.

Communipaw. lately in Jersey City, but the thie ves were evidently Communingw.

BLOODSHED AND ROBBERY .- William Murphy, the saloon keeper who was so badly beaten on Sunday. ies in a precarious condition. Michael Flood, ites in a precarious condition. Michael Flood, a butcher employed at the abattoir, and John Wright entered the saloon together on Sunday afternoon and a dispute arose snortly afterwards. Flood flung a bottle at Murphy, striking him on the head and producing a deep wound. A desperate fight ensued in which Murphy was thrown to the ground, and Wright then, it is adleged, hammered him on the head with a bottle until he became insensible. The alleged assailants escaped, but were arrested on Thursday night and lodged in the Bergen police station. Yesterday morning they were brought before Recorder Matiews, who committed them for trial. They were also charged with robbing Murphy of \$200, which was taken from his pocket while he was being besten on the ground. This is another example of the evil arising from the violation of the Sunday liquor law.

Hoboken.

WORK OF THE PIRE DEPARTMENT. - During the six months ending November 8 there were twentyfive fires in the city of Hoboken. The greatest loss sustained by any of these fires was \$2,500.

WANTED-A PRISON FOR STRAY DOGS.-At the last meeting of the Common Council a message was read from Mayor Kimball calling attention to the necessity for a public pound in the city of Hoboken.
The wretched, dispidated structure used for that
purpose now is a disgrace to any civilized community.

RECORDER'S REPORT.-The report of Recorder Pope shows that during the month of October thirty res arrests were made as follows.—For drunken-tess, 29, resisting police, 1; pedling without il-cense, 2, firing a gun in the city, 1, driving a cart without a license, 1, rescuing impounded cattle, 1. The amount received in flines was \$147.

Hadson City.
PRISONERS SENTENCED.—The following sentence were pronounced in the Court of Quarter Session yesterday morning: -Terence McCormack, charged years in State Prison; Joseph Bausert, attempting to murder nis two sons at Union Hill, State Prison for eight years in each case, the terms to be concurrent; August Menard, assault, the five foliars and costs; Wh. B. Gerdts, assault, the fivers and costs Edward Fanneity, assault, twenty-five dollars and costs; besides several sentences of a lighter character. with rape, but found guilty of assault merely, two Newark.

A Horse Fancier Committee.-William Fitz-patrick, the young man who was arrested some days ago in Jersee City having in his possession a fine \$200 horse, belonging to John Foley, of this city, has been examined and fully committed for trial.

AN AGED FEMALE SHOPLIFTER. - Mary Macdonald, an aged, wretched looking female, was arraigned in the Police Court yesterday on a charge of shop in the Ponce Court yesterday on a charge of shop-lifting. When arrested on the preceding night a nine deliar shawl, belonging to Morris & Doty, of Market street, and a piece of fiannes belonging to Morris Stranss, of Halsey street, was found on her person. She was committed.

A COCK FIGHT ENDS IN A RENCONTRE OF COCK FIGHTERS,-A few days since a cock fight for a stake of ten dollars came off at a drinking place kept by one William Newey, corner of Sheffield and Quarry streets, which wound up with a personal rencontre between the stakeholder—one Griswold— and Newey, the saloon Keeper. As a result, Gris-wold had his arm so basily smashed that it will scarcely be of any further use to him during life. No arrests

case of James Sheridan, of No. 32 Oxford street who, as reported in yesterday's Herald, is believed to have been murdered by his stepsister, an inquest was commenced resterday forenoon by Coroner Lang at the chamber, in Market street, of Mr. Manners. The arrest of Rosanna Rogers, the supposed murderess, and one or two other members of the Sheridan family, had meanwhile been effected. They were found about two o'clock in the morning at deceased's restdence helping to "wake" the body. The testimony of Elien Sheridan, wife of deceased; Honora Robinson, his wife's stepmother; Bridget Sheridan, his own stepmother; Bridget Sheridan, his own stepmother; Bridget Sheridan, his own stepmother; Bridget Sheridan, his foungest stepsister; George Hessey, a policeman, and Dr. Dodd, the county physician, but nothing material elicited beyond the fact that death was the result of a blow, but by whom death snot stated, though the evidence strongly points to Rosanna Sheridan. The post-morten examination resulted in Dr. Dodd giving his opinion that death was caused by the rapture of a blood vessel, occasioned by external violence. At six o'clock in the evening the inquest was adjourned till nine o'clock this morning. who, as reported in yesterday's HERALD, is believed

THE MARKET INJUNCTION .- The argument in the market injunction case was concluded yesterday before the Supreme Court, at Trenton. The case was well ventilated on both sides and the legality of the section of the charter authorizing the appoint ment of commissioners well discussed. The judge ment of commissioner reserved his decision.

WESTCHESTER COUNTY.

APPOINTMENT OF COMMISSIONERS .- By an order of the Supreme Court J. C. Donohue, O. A. Bills and W. H. Doty have been appointed Commissioners in the matter of opening, widening and extending Dock street, in the village of Yonkers.

COURT COMMENCEMENT -The November term of the County Court and Court of Sessions will open at Bedford on Monday next. It is understood that is cases of an important nature will be brought for ward.

SCHOOL STATISTICS OF MORRISANIA. -- The cost of maintaining the public schools in the town of Mor-risania during the present year has been \$29,325. risania during the present year has been \$29,225 For the approaching year the estimate and assessments will be \$38,000, being a tax of one and one sixteenth per cent on the assessed valuation of the town-\$3,433,185. There are in the town 5,459 children between the ages of five and twenty-one years, and the daily average attendance is about 2,250. The evening schools are also well attended. An estimate of the population of the town, founded on the number of children, is about 2,000.

THE POTCHEEPSIE BOYD ROBBERY.

Recovery of a Portion of the Stolen Bonds in This City-An Exchange Place Broker Under Arrest.

On the night of the 5th of October last the office of the Dutchess County Mutual Insurance Company, at Poughkeepsie, was entered by four New York cracks men, the safe blown open, and three tin boxes containing over \$190,000 in bonds carried off. Upon the

islaining over \$100,000 in bonds carried off. Upon the the arrival of the early train by the Hudson River Railroad on the following morning morning one of the party, who gave his name as Water Williams, was arrested at the depoi, in Throat of the stead back of the following and the depoi, in Throat of the stead back of Grand Jury and in less than a week was in the state Prison serving out a schence of four years.

Vesserday morning Edward S. Kendrick, of the firm of Kendrick a Co., Exchange place 1800, and the bonds.

Albert Hatchfield, of the firm of Hatchfield 4 Co., No. 22 first a street with the state of the firm of the first of the product of the bonds. An one of the arrested by a street with the product of the firm of the first of the product of the bonds.

Albert Hatchfield, of the firm of Hatchfield 4 Co., No. 22 first a street with the street with the street stead of the street testified that on the red in 18th had purchased from Kendrick five bonds—No. 18th had purchased five bonds—No. 18th had had had had been been stolen. The first of the first had had h

peared in court and stated that on the 27th of Geto-ber last he purchased two \$1,000 State bonds from Kendrick, which were also recognized by Mr. Dodge as a porsion of those stolen from the office of the company.

BROOKLYN CITY.

.THE COURTS.

CHITED STATES CIRCUIT COURT. The Recent Post Office Robberies.

Before Judge Benedict. The United States vs. Eugene B. Tuntson.-The defendant in this case, who stands convicted of having committed extensive robberies of the mail, at the Post office in this city, was taken before Judge Benedict for sentence yesterday morning, accompa-med by his counsel, and District Attorney Farris appearing for the government. Upon a cemand for judgment the counsel for the prisoner asked a brief postponement, which was granted by the court, and the prisoner remanded until wednesday next, when sentence will probably be pronounced.

The Funding Robbers

The Flushing Robbery. The United States vs. C. K. Lincoln.—The defend-ant in this case, who was arrested and indicted for ant in this case, who was arrested and indicted for the alleged purioning of letters from the Post Office at Flushing, as already reported in these columns, was arraigned before Judge Benedict yesterday morning, attended by Judge Bened as counsel, and upon the prisoner piea ing "not guilty," the case was adjourned for trial. District Attorney Parris-was present to conduct the prosecution.

UNITED STATES COMMISSIONER'S COURT. The Staten Island Counterfeiters-Singular Developments.

Before Commissioner Jones.

The examination before Commissioner Jones in the case of William Kemplon, one of the alleged

grang of Staten Island counterfeiters, was resumed yesterday afternoon. We been nearly two months in working up the case. The operations of the gang extend as far as loston in the establishment of their various headquarters. The optentions of the gang extend as far as loston in the establishment of their various headquarters. Five of the prominent men of the gang are caught. Pierce, one of the engravers, and also office at 30 Massau streets, Colonet Clark, which have been added to the gang are part of the gang have put in cruciation in the gang have gang the costing \$1,000 each. The "the deliber of the five twenty bonds of the United States were selected before they were quite finished, besides a vast amount of stamps. They have had in extensive circulation sixty-pound tooacco revenue stamps that amount of \$12 d. On Italia in the gang the gang and places. They have had in extensive circulation sixty-pound tooacco revenue stamps that amount of \$13 manifest stamps; also the order the cent property in connection was found.

Colonet Care and the other defendants will be tried in New York and Boston, water the property in connection was found.

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Colonet Care and the other defendants will be tried in New York and Boston, was the manufact of the government on Staten Island. These two workness were brought to will be stated to the season of the care the property in connection was found to the care the property in connection was found to the property in connection was the property in connec

SUPREME COURT-CROUIT. Suit Against Sheriff Campbell for \$10,000 Damages. Before Judge Barnard.

Thomas Goodison vs. Patrick Campbell and Others.—The complainant, a resident of Warren street, brought an action against Sheriff Campbell yester brought an action against Shein Camped yester-day to recover the sum of \$10,000 for an al-leged litegal arrest on the 3d of November, 1888. The combiainant, it appears, was arrested on the day of election on the charge of lilegal voting, and was confined in the county jail for sixteen days, when on application of his counsel, he was re-leased on ball. His case then went to the Grand Jury, and at the request of the District Attorney it was dismissed.

was dismissed.
The counsel for the defence stated that the Sheriff had nothing to do with the arrest, and that he was held in jan in default of bail.
The plaintiff was non-suited.

BROOKLYN INTELLIGENCE.

MALICIOUS MISCHIEF. -- Francis Green was sent to jati yesterday by Justice Dilman for breaking the windows of the church at the corner of Boerum and State streets.

Accessed of Keeping a Disorderly House,—

acove stated. Several hundred dollars had been drawn before the fraudulent manne of the signature was discovered. The case was given to one of the detectives of the Brooklyin Central office, who yesterday arrested flowe in Philadelphia and took him to this city, where he is locked up to await examination.

THE WASHINGTON AVENUE CA. UALTY.

Verdict of Death by Drowning. The inquest in relation to the cause of the death of Mrs. Elizabeth Baker was concluded last evening of Mrs. Etizabein Baker was concluded inst evening bef re Coroner Whitehill. Officer Wade, of the Fifteeth precinct, testified that he heard Mrs. Baker cry "watch" on the night of the th inst, and on going to her house be found aerseit and oaughter and Mr. Flynn in the barroom, and two men standing outside; Mrs. Baker said that three men had broke into the piace and attacked Mr. Flynn, and thrown her down; Flynn's face was bloody and seemed to have been cut; Mrs. Baker seemed to he intoxicated, and reeled white walking. The officer them recounted whit he heard of the circumstances attending the death subsequently, which was corroburative of the evidence given by other witnesses. Dr. H. W. Shepard testified that he had made the post mortein examination of the body and found that she had received a severe contused wound over the right temple and other smaller abrasions, but was of the omnion that death was caused by drowning. How she got into the water he could not, of course, say. The Coroner charged the jury as to the facts clicited and they retired. After a brief absence they returned the following verdict:—Inst Elizabeth Baker came to her centil while intoxicated on the night of the 6th mst., by folling into a water barrel and drowning.

THE NATIONAL GAME

Meeting of the New York State Association-What Constitutes an Amateur Club-Appointment of Standing Committees.

The third annual meeting of the New York State Association of Base Ball Players was held in the Assembly chamber of the Capitol, at Albany, on Thursday last, with the President, Judge Z. Voorhies, of the Eckford Club, of Brooklyn, in the chair. The meeting was comparatively largely attended. and, taken collectively or individually, will compare most favorably, either in regard to the apparent respeciability and intelligence of those present, with any similar convention ever held. The roll being called showed the following clubs and delegates to be present:-

Atlantic, Brookiyn - T. Tassie, W. C. Hidson.
Atlantic, Brookiyn - T. Tassie, W. C. Hidson.
Atlantic, Washington Heights - R. J. Barry.
Alpha, Brookiyn - W. D. Jones, D. J. Ghien.
Ancient City, Schenectady - A. A. Yates, E. A.

Antenet City, Schenectay—A. A. Yates, B. A.
Maxon,
Aneri, Rochester—O. A. Fuller,
Arctic, Brooklyn—J. Cam, J. Murray.
Aleri, Rochester—O. A. Fuller,
Arctic, Brooklyn—J. Cam, J. Murray.
Auburn City—R. R. Dennia,
Buckskin, Gloveravile—M. F. Button, A. W. Berry,
Centra, City, Syracuse—G. A. Forter, P. Wileeler,
Empire, New York—M. W. Dowling,
Eckford, Brooklyn—Z. Voornies.
Excelsior, Rochester—H. L. Keiry,
Futton, Futton—T. B. Wasson, H. E. Lawrence,
Gotham, New York—J. B. Mingay, E. B. Barnum,
Gramercy, New York—J. B. Mingay, E. B. Barnum,
Gramercy, New York—J. J. Hennent, J. Condon,
Knickerbocker, Abany—L. Fruyn, Jr.
Muttoal, New York—J. Wilder,
National, Albany—H. W. Garrield, T. W. Cantwell,
Nagara, Budolo—A. D. Prichin,
Orion, New York—W. G. H. Peode, E. Goodad,
Oniario, Gswego—J. H. Nattoon,
Oscola, Brooklyn—J. Sterling, A. H. Rogera,
Sar, Brooklyn—J. Sterling, A. H. Rogera,
Snick, Hundington—W. A. Conant,
Socola, New York—J. J. Foster,
Sparta, New York—
Sherman, Utlea—L. Faass, J. J. Davis,
Storm Ring, Cornwall—C. B. Stover, N. S.
Clarke, Jr.
Union, Morrisania—John Van Horn,
Ulster, Sangertics—U. MacCartuy,
Washington, Conces—J. Alken, C. Dayenport,

Uister, Sangerties-U. MacCartur. Washington, Conces-J. Aiken, C. Davenport, The minutes of the previous meeting were read by the Secretary and approved. The report of the Recording Secretary was then read and also spproved. This report showed that of the eighty-six clubs on the roil of the association some four-teen were in arrears. The Secretary was directed, in accordance with a recommendation contained in the report, to notify those clubs that, unless all arrearages were settled within sixiy days, the names of the clubs would be dropped from the roil. The resignation of the Nepperham club of Yonkers was accepted, in accordance with the recommendation of the Secretary, the report of the Corresponding Secretary, accompanying copies of the Corresponding Secretary, accompanying the Committee and ordered on dile. The Committee for the Eastern Division had had no complaints before them during the year, and reported that perfect peace and harmony seemed to prevait among the clubs in the eastern section of the State.

The collection of dues resided in the collection of \$185.

Mr. Sheard, from the Pastime Club of Little Falls, asked that the complaint entered by his club against the Secretary and approved. The report of the Re-

Mr. Sheard. from the Pastime Ciub of Little Falls, Mr. SHERRD, from the russime can of take rains, asked that the compaint entered by his club against the Buckskin Club of Gloversville o. called from the Western Judiciary Committee and acted upon by the association. The complaint as filed was read by the Recording Secretary, and, after some discussion and motions to decare the game referred to in the company of th

Recording Secretary, and, after some discussion and motions to decare the game referred to in the complaint as nul and void and to lay the matter on the table had been voted en and lost, the case was, on motion, referred to the Judiciary Committee, when appointed, with his power.

Mr. A. H. Roogers, from the Finance Committee, reported that the committee had examined the Treasurer's accounts and found them correct.

Mr. H. W. GARFIELD presented the report of the Committee on the Constitution and By-laws, as nuthorized at the previous meeting, and moved that it be referred to the Frinting committee, with instructions to have the same printed within sixty days. The motion was carried, after which the election of officers was gone fino. Messrs, Yates, of the Ancient City; Wildey, of the Mutual, and Wille's, of the Oscoola, were appointed telers, the election resulted in the unanimous cnoice of the following gentlemen for the offices framed:—President, R. R. Dennis, of the Auburn Club; first Vice President, Mr. J. Stering, of the Star of Brooklyn; Second Vice President, sir, John Van Horn, of the Union, of Morrisanna; Recording Secretary, Mr. M. J. Kelly, of the Eundre, of New York, re-e-ected; Corresponding Secretary, Mr. H. W. Garibaid, of the National of Abbany, re-diected; Treasurer, Mr. J. R. Mingay, of the Gotham, of New York; audge Advocates, W. D. Jones, of the Alpha, of Brooklyn for the Eastern district, Decarates to the National, Association, Messrs, Tassie, or the Atlantic; Voorines of the Editary, and J. B. Wasson, of the Fution, for the Western district; Decarates to the National; Sheard of the Pastinis, and Kelly, of the Excelsion, of Rochester.

A motions to elect a sergeant at-arms, was laid on

of Rochester.

A motion to elect a sergeant-at-arms, was laid on the table.

A motion to elect a sergeant-at-arms, was taid on the table.

Mr. Wilder, of the Matual Club, offered a resolution directing the delegates to the National Association to procure, if possible, a remission of the penalty inflicted on Edward Buny, under section four, of article eight of the constitution of the National Association. The resolution was adopted.

Mr. Kougus, of the Star, odered a resolution directing the delegates to the National Association to have a special resolution mirrolneed edining what constitutes a professional cine and what an amateur cine. This resolution was adopted, as was also one offered by Mr. R. Wheeler, of the Central Chy Club, which gave as the "sense of the association that the fact of receiving gate money by a club, unless that money is devoted to remainerating the payers of the club, does not determine its position as a professional cine.

The tranks and expression of the esteem of the association were given by unanimous vote to Gover-

the club, does not determine its position as a professional club.

The thanks and expression of the esteem of the association were given by unanimous vote to Governor Hoffman and to the officers of the association during the past year. It was decided, after some intie debate, to hold the next meeting of the association at Alcany, and after the transaction of some further routine business the meeting adjourned.

COMMITTEES.

The President has appointed the following Committees for the ensuing year:

On Norminations—C. W. Willets, Osceola, of Brooklyn; C. J. Valentine, Gramercy, of New York, and E. A. Maxon, Ancient City, of Schenectady.

On Printing—J. Wildey, Muttal, of New York; M. J. Kelly, Empire, of New York, and F. Tassie, Atlantic, of Brooklyn.

On Printing—J. Wildey, Muttal, of New York; A. Alcantic, of Brooklyn.

On Printing—G. A. Porter, Central City, of Syracuse; J. J. Davis, Sherman, of Ulca, and M. F. Button, Buckskin, of Gioversville.

On Bly-laurs, &c.—A. C. Wilson, Mutual, of New York; W. H. Murtha, Excelsior, of Brooklyn; W. A. Connant, Suffolk, of Huntington; T. Miller, Empire, of New York; T. Alken, Washington, of Chones; C. McCarthy, Ulster, of Saugerties, and G. A. Redman, Aiert, of Rochester.

Debiciary—Ensiern Division—B. B. Barnam, Gotham, of New York; T. A. Bartley, Ortental, of New York; W. C. Hudson, Atlantic, of Brooklyn; M. W. Dowling, Eagle, of New York; E. Thiton, Afneho, of Brooklyn; C. S. Simpson, Eckford, of Brooklyn; M. S. Spoiford, Eagle, of Flatbush, and J. J. Foster, Social, of New York.

Juliolary—Western Division—A. A. Tates, Ancient City, of Sechencetady; T. Sheard, Pastures, of Lattle Falls; P. Wheeler, Central City, of Syracuse; L. Pruyn, Jr., Knickerbocker, of Albany; J. H. Matloot, Onlarlo, of Oswego; A. E. Walker, Sherman, of Cluca; A. W. Berry, Buckskin, of Gloversville; H. L. Sprage, Nagara, of Buckskin, of Glov